BOX PCT

Attorney Docket No. 24845

UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:
ANTICO, Chris; HENDERSON, Matthew; NEILL, James

International Application No. PCT/AU00/00467

Serial No.

09/980,117

Int. Filing Date:

17 May 2000 (17.05.00)

Filed:

November 30, 2001

For:

MONITORING OF CONTROLLED MOBILE ENVIRONMENTS

TRANSMITTAL LETTER

Commissioner of Patents Washington, D.C. 20231

Sir:

Submitted herewith for filing in the U.S. Patent and Trademark Office is the following:

- (1) Transmittal Letter; and
- (2) Supplemental Filing of PCT documents including:
 - (a) PCT/IB/306 form for PCT/AU00/00467
 - (b) PCT/IPEA/416 form for PCT/AU00/00467 (IPER transmittal)
 - (c) PCT/IPEA/409 form for PCT/AU00/00467 (IPER)
 - (d) PCT/IPEA/408 form for PCT/AU00/00467 (2nd Written Opinion)
 - (e) PCT/IPEA/408 form for PCT/AU00/00467 (1st Written Opinion)
 - (f) PCT/IPEA/401 form for PCT/AU00/00467 (Chap. II Demand)
 - (g) PCT/RO/101 form for PCT/AU00/00467 (Request).

Respectfully submitted,

NATH & ASSOCIATES PLLC

By:

CON M

Registration No.

rald L. Meyer

Registration No.

Customer No. 205

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ROOŀ

*: January **23** , 2002 **& ASSOCIATES PLLC**15TH Street, NW - 6th Floor

aton, D.C. 20005

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'ATENT COOPERATION TREAT'

·	From the INTERNATIONAL BUREAU
PCT	To:
NOTIFICATION OF THE RECORDING OF A CHANGE	F. B. RICE & CO.
(PCT Rule 92bis.1 and Administrative Instructions, Section 422)	605 Darling Street Balmain, NSW 2041 AUSTRALIE F. B. RICE & C.
Date of mailing (day/month/year) 31 August 2001 (31.08.01)	
Applicant's or agent's file reference 100184	IMPORTANT NOTIFICATION
International application No. PCT/AU00/00467	International filing date (day/month/year) 17 May 2000 (17.05.00)
The following indications appeared on record concerning: The applicant the inventor	the agent the common representative
Name and Address SACHCOM PTY LTD 14 Rosslyn Street Bellevue Hill, NSW 2023 Australia	State of Nationality State of Residence AU AU Telephone No.
	Facsimile No. Teleprinter No.
2. The International Bureau hereby notifies the applicant that the person X the name the ac	the following change has been recorded concerning: Iddress the nationality the residence
Name and Address Smart Container Pty Ltd 14 Rosslyn Street Bellevue Hill, NSW 2023 Australia	State of Nationality State of Residence AU AU Telephone No.
	Facsimile No. Teleprinter No.
3. Further observations, if necessary:	
4. A copy of this notification has been sent to: X the receiving Office the International Searching Authority X the International Preliminary Examining Authority	the designated Offices concerned X the elected Offices concerned other:
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer S. Mafla (Fax 338.87.40)
acsimile No.: (41-22) 740.14.35	Telephone No.: (41-22) 338 83 38

Form PCT/IB/306 (March 1994)

2 00

From the:

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

PCT RECEIVE D NOTIFICATION OF TRANSMITTALE. NOTIFICATION OF TRANSMITTAL OF F B RICE & CO 605 Darling Street REPORT 2 4 JUL 2001 BALMAIN NSW 2041 (PCT Rule 71.1) B. RICE & CO. Date of mailing day/month/year Applicant's or agent's file reference IMPORTANT NOTIFICATION 100184/CO International Filing Date Priority Date International Application No. PCT/AU00/00467 17 May 2000 17 May 1999 **Applicant** SACHCOM PTY LTD et al

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translations to those Offices.

4. **REMINDER**

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide

Name and mailing address of the IPEA/AU

AUSTRALIAN PATENT OFFICE
PO BOX 200, WODEN ACT 2606, AUSTRALIA
E-mail address: pct@ipaustralia.gov.au
Facsimile No. (02) 6285 3929

P. THONG
Telephone No. (02) 6283 2128

Form PCT/IPEA/416 (July 1992)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 100184/CO	FOR FURTHER ACTION		Fransmittal of International Preliminary (Form PCT/IPEA/416).		
International Application No. PCT/AU00/00467	International Filing Da 17 May 2000	te (day/month/year)	Priority Date (day/month/year) 17 May 1999		
International Patent Classification (IPC)	or national classification	and IPC			
Int. Cl. 7 G08C 25/00, 25/04, 17/00), G06F 17/40, H04Q	9/00			
Applicant					
SACHCOM PTY LTD et al					
		8			
This international preliminary and is transmitted to the applic			nternational Preliminary Examining Authority		
2. This REPORT consists of a tot	tal of 3 sheets, including	this cover sheet.			
This report is also accombeen amended and are the Rule 70.16 and Section 6	e basis for this report an	d/or sheets containing	ption, claims and/or drawings which have rectifications made before this Authority (see PCT).		
These annexes consist of a tota	of 10 sheet(s).				
3. This report contains indications relating	ng to the following items	:			
I X Basis of the report	t				
II Priority					
III Non-establishmen	t of opinion with regard	to novelty, inventive s	tep and industrial applicability		
IV Lack of unity of in					
	nt under Article 35(2) was anations supporting such		nventive step or industrial applicability;		
VI Certain documents	s cited .				
VII Certain defects in	the international applica	tion	·		
VIII Certain observatio	ns on the international a	pplication			
Date of submission of the demand		ate of completion of th	a ranget		
20 November 2000		Date of completion of the report 18 July 2001			
Name and mailing address of the IPEA/AU.		Authorized Officer			
AUSTRALIAN PATENT OFFICE			·		
PO BOX 200, WODEN ACT 2606, AUSTR E-mail address: pct@ipaustralia.gov.au		mrovo.			
Facsimile No. (02) 6285 3929		P. THONG			
	1.6	lephone No. (02) 628	J 4140		

INTERNATIONAL E

INARY EXAMINATION REPORT

ı	In	ational	application	No

PCT/AU00/00467

I.		Basis of the report		:`
1.	. With	regard to the eleme	nts of the international application:*	
		the international ap	oplication as originally filed.	
	X	the description,	pages 1-10, as originally filed,	
			pages , filed with the demand,	
	_		pages, received on with the letter of	
•	- X	the claims,	pages , as originally filed,	
			pages, as amended (together with any statement) under Article 19,	
	·		pages, filed with the demand,	-
			pages 11-19, received on 6 July 2001 with the letter of 4 July 2001	
	X	the decree	pages 20, received on 29 May 2001 with the letter of 28 May 2001	
		the drawings,	pages 1/8-8/8, as originally filed,	
	•		pages, filed with the demand, pages, received on with the letter of	•
	اشا	the sequence listing	g part of the description:	
	با			
			pages, as originally filed pages, filed with the demand	
			pages, received on with the letter of	
2.	which	the international apelelements were available.	ge, all the elements marked above were available or furnished to this Authority in the language in plication was filed, unless otherwise indicated under this item. lable or furnished to this Authority in the following language which is:	
			anslation furnished for the purposes of international search (under Rule 23.1(b)).	
		the language of pub	olication of the international application (under Rule 48.3(b)).	
•		the language of the and/or 55.3).	translation furnished for the purposes of international preliminary examination (under Rules 55.2	
3.			tide and/or amino acid sequence disclosed in the international application, the international was carried out on the basis of the sequence listing:	
		contained in the int	ernational application in written form.	
	. 🗆	filed together with	he international application in computer readable form.	•
		furnished subsequen	ntly to this Authority in written form.	
		furnished subsequen	ntly to this Authority in computer readable form.	
			he subsequently furnished written sequence listing does not go beyond the disclosure in the ation as filed has been furnished.	
	. 🔲	The statement that t been furnished	he information recorded in computer readable form is identical to the written sequence listing has	
4.		The amendments ha	ve resulted in the cancellation of:	
		the description	on, pages	
		the claims,	Nos.	
		the drawings	, sheets/fig.	
5.			established as if (some of) the amendments had not been made, since they have been considered to osure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	,
•	Replac	ement sheets which ha	ve been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this	
• •			nd are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17). The ning such amendments must be referred to under item 1 and annexed to this report	
		sneet contai	mas such uncomments must be rejerred to under tiem I and annexed to this report	- 1

Claims

national application No.

NO

PCT/AU00/00467

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
1.	Statement						
<u> </u>	Novelty (N)	Claims 1-66		YES			
		Claims	•	NO			
.•	Inventive step (IS)	Claims 1-66		YES			
		Claims		NO			
	Industrial applicability (IA)	Claims 1-66	٠.	YES			

2. Citations and explanations (Rule 70.7)

(D1)-US 5347274

(D2)-US 5381136

(D3)-US 5854994

(D4)-DE 19534948

(D5)-US 5686888

None of the citations discloses the subject matter as claimed. Therefore the subject matter of these claims is new and meets the requirements of Article 33(2) PCT with regard to the requirement for novelty. The subject matter of these claims is not obvious and meets the requirements of Article 33(3) PCT with regard to the requirement for inventive step. The subject matter is industrially applicable.

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

То:			PCT	
F B RICE & CO	9 (warten oddion	
605 Darling Street BALMAIN NSW 2041			WRITTEN OPINION	
BREMIN 115			(PCT Rule 66)	
		Date of mailing (day/month/year)	1 9 JUN 2001	
Applicant's or agent's file reference 100184		REPLY DUE	within ONE MONTH ; from the above date of mailing	
International Application No. PCT/AU00/00467	International Filing Dat 17 May 2000	te (day/month/year)	Priority Date (day/month/year) 17 May 1999	
International Patent Classification (IPC) or Int. Cl. 7 G08C 25/00, 25/04, 17/00,				
Applicant				
CACHCOM PTV I TD at al				
SACHCOM PTY LTD et al				
 This written opinion is the second dra This opinion contains indications relations 	•		ung Authority.	
I X Basis of the opinion	ing to the following ite.	ms		
II Priority				
	ppinion with regard to nov		'- di-1 anntinghiling	
		reity, inventive step and	industrial applicability	,
	•	regard to novelty invent	tive step or industrial applicability;	
	ons supporting such staten		ive step or industrial application,	
VI Certain documents cited	d ·	•		
VII Certain defects in the in	nternational application			
VIII X Certain observations on	the international applica	ition	•	
3. The applicant is hereby invited to reply	to this opinion.			
When? See the time limit indicat grant an extension, see R		may, before the expiration	on of that time limit, request this Aut	hority to
	eply, accompanied, where guage of the amendments,		ments, according to Rule 66.3.	· .
For the examiner's obliga-		ents and/or arguments, so	ee Rule 66.4 <i>bis</i> .	
For an informal communi	•			•
If no reply is filed, the international		-		
4. The final date by which the international according to Rule 69.2 is 17 Septemb	-	report must be established	ed	
Name and mailing address of the IPEA/AU	Auth	iorized Officer		
AUSTRALIAN PATENT OFFICE			· ·	
PO BOX 200, WODEN ACT 2606, AUSTRAL	JA P 7	THONG	•	
E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929	1	phone No. (02) 6283	: 2128	
	1 010	phone ino. (02) 0200	2120	

Form PCT/IPEA/408 (Cover sheet) (July 1998)

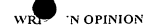


rnational application No.

PCT/AU00/00467

I.		Bas	is of the opinion			
1.	. W	ith reg	ard to the elements	s of the international application:*	-	
			the international a	application as originally filed.		
		X	the description,	pages 1-10, as originally filed,		
				pages , filed with the demand,		
١.				pages, received on with the letter of		
		X	the claims,	pages , as originally filed,	•	
				pages , as amended under Article 19,		
				pages, filed with the demand,		
				pages 11-20, received on 29 May 2001 with the letter of 28 May 20	01	
		X	the drawings,	pages 1/8-8/8, as originally filed,		
			•	pages , filed with the demand,		
				pages, received on with the letter of		
			the sequence listin	ng part of the description:		
			٠	pages , as originally filed		
				pages , filed with the demand		
				pages, received on with the letter of		
		elemen The The The	its were available o language of a trans language of public	s filed, unless otherwise indicated under this item. or furnished to this Authority in the following language which is: slation furnished for the purposes of international search (under Rule 23.1(b) cation of the international application (under Rule 48.3(b)). Inslation furnished for the purposes of international preliminary examination		
3.	With red	gard to on the l	o any nucleotide a r basis of the sequen	and/or amino acid sequence disclosed in the international application, the wance listing:	ritten opinion was	i
		Conta	ined in the internat	ational application in printed form.		
		Filed	together with the in	nternational application in computer readable form.		
		Furnis	shed subsequently	to this Authority in written form.	•	-
		Furnis	shed subsequently	to this Authority in computer readable form.	•	
				ubsequently furnished written sequence listing does not go beyond the disclost as filed has been furnished.	sure in the	
			tatement that the in furnished.	nformation recorded in computer readable form is identical to the written sequence	uence listing has	
4.		The a	mendments have re	esulted in the cancellation of:		
	-		the description	n, pages		
		. [the claims,	Nos.		
		Ē	the drawings,	sheets/fig.		
5.				een established as if (some of) the amendments had not been made, since they		
* Re	placeme			eyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2 Furnished to the receiving Office in response to an invitation under Article 14 are refe		
zs "	original	v filed"	,		opimo	·"

AND PROPERTY.



Into

tional application No.

PCT/AU00/00467

	V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability;
I	citations and explanations supporting such statement
ł	

Statement		•
Novelty (N)	Claims 1-66	YES
	Claims	NO
Inventive step (IS)	Claims 1-66	YES
	Claims	NO
Industrial applicability (IA)	Claims 1-66	YES
	Claims	NO

2. Citations and explanations

(D1)-US 5347274

(D2)-US 5381136

(D3)-US 5854994

(D4)-DE 19534948

(D5)-US 5686888

None of the citations discloses the subject matter as claimed. Therefore the subject matter of these claims is new and meets the requirements of Article 33(2) PCT with regard to the requirement for novelty. The subject matter of these claims is not obvious and meets the requirements of Article 33(3) PCT with regard to the requirement for inventive step. The subject matter is industrially applicable.



Ii national application No.

PCT/AU00/00467

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

- 1) Independent claims 1 and 56 are not clear because there is no antecedent for "the signal generating means" (claim 1 line 16 for example). A similar problem is found in the dependent claims (eg claims 63 and 64). Furthermore, the phrase "the signal generating means generates a the signal..." is not clear in claims 1 and 56 (claim 1 line 23 for example).
- 2) There is no antecedent for "the satellite transceiver" in claim 9. A satellite mounted transponder however is defined in claim 6.
- 3) Claim 12 does not read clearly as some word(s) appears to be missing.
- 4) There is no antecedent for "the transmission means" in claim 22. A similar problem is found in claim 54.
- 5) Claim 51 is not clear because it is appended to itself.

From the:
INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: **PCT** F B RICE & CO RECEIVED WRITTEN OPINION 605 Darling Street BALMAIN NSW 2041 1 2 DEC 2000 (PCT Rule 66) F. B. RICE & CO. Date of mailing 11 DEC 2000 (day/month/year) Applicant's or agent's file reference **REPLY DUE** within TWO MONTHS 100184 from the above date of mailing International Application No. International Filing Date (day/month/year) Priority Date (day/month/year) PCT/AU00/00467 17 May 2000 17 May 1999 International Patent Classification (IPC) or both national classification and IPC Int. Cl. 7 G08C 25/00, 25/04, 17/00, G06F 17/40, H04Q 9/00 Applicant SACHCOM PTY LTD et al

1. T	his written op	pinion is the first drawn by this International Preliminary Examining Authority.
2. T	his opinion co	ontains indications relating to the following items:.
I	X	Basis of the opinion
II		Priority
III		Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
IV		Lack of unity of invention
V	X	Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
VI		Certain documents cited
VII		Certain defects in the international application
·VIII	X	Certain observations on the international application
3.	The applicant i	is hereby invited to reply to this opinion.
•	When?	See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(d).
	How?	By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9.
	Also	For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4bis. For an informal communication with the examiner, see Rule 66.6.
	If no reply	is filed, the international preliminary examination report will be established on the basis of this opinion.
		by which the international preliminary examination report must be established alle 69.2 is: 17 September 2001

Name and mailing address of the IPEA/AU	Authorized Officer
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRALIA E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929	P. THONG Telephone No. (02) 6283 2128



iternational application No.

PCT/AU00/00467

the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language which is: The language of a translation furnished for the purposes of international search (under Rule 23.1(b)). The language of publication of the international application (under Rule 48.3(b)). The language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3). With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing: Contained in the international application in printed form. Filed together with the international application in computer readable form. Furnished subsequently to this Authority in written form. Furnished subsequently to this Authority in computer readable form. The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished. The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets/fig. This opinion has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).	I. Bas	is of the opinion			_ l		·
the description, pages , as originally filed, pages , filed with the demand, pages , received on with the letter of the claims, pages , as amended under Article 19, pages , as amended under Article 19, pages , filed with the demand, pages , filed with the demand, pages , received on with the letter of the drawings, pages , as originally filed, pages , received on with the letter of the sequence listing part of the description: pages , filed with the demand, pages , received on with the letter of the sequence listing part of the description: pages , as originally filed pages , received on with the letter of With regard to the language, all the elements marked above were available or furnished to this Authority in the following language which is: The language of at ranslation furnished for the purposes of international search (under Rule 23.1(b)). The language of publication of the international application (under Rule 48.3(b)). The language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3). With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing: Contained in the international application in printed form. Furnished subsequently to this Authority in written form. Furnished subsequently to this Authority in computer readable form. Furnished subsequently to this Authority in computer readable form. Furnished subsequently to this Authority in computer readable form is identical to the written sequence listing has been furnished. The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets/fig. This opinion has been established as if (some of) the amendments had not been mad	1. With reg	ard to the elements of	the international application:*		 		
pages , filed with the demand, pages , received on with the letter of the claims pages , as originally filed, pages , filed with the demand, pages , received on with the letter of the drawings, pages , as originally filed, pages , filed with the demand, pages , received on with the letter of the sequence listing part of the description: pages , as originally filed pages , filed with the demand pages , received on with the letter of With regard to the language, all the elements marked above were available or furnished to this Authority in the language which is: The language of a translation furnished for the purposes of international application was filed, unless otherwise indicated under this item. The language of publication of the international application (under Rule 48.3(b)). The language of publication of the international application (under Rule 48.3(b)). The language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3). With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing: Contained in the international application in printed form. Furnished subsequently to this Authority in written form. Furnished subsequently to this Authority in written form. Furnished subsequently to this Authority in written form. The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished. The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets/fig. This opinion has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as	X	the international appl	ication as originally filed.				
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the claims. pages , as originally filed, pages , as amended under Article 19, pages , filed with the dermand, pages , received on with the letter of the drawings, pages , as originally filed, pages , filed with the demand, pages , as originally filed pages , filed with the demand pages , received on with the letter of With regard to the language, all the elements marked above were available or furnished to this Authority in the language which is: These elements were available or furnished to this Authority in the following language which is: The language of a translation furnished for the purposes of international search (under Rule 23.1(b)). The language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3). With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing: Contained in the international application in printed form. Filed together with the international application in computer readable form. Furnished subsequently to this Authority in written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished. The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets/fig. This opinion has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).		ŗ	pages, filed with the demand,	•			
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national application No.

PCT/AU00/00467

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Statement		
Novelty (N)	Claims	YES
	Claims 1-61	NO
Inventive step (IS)	Claims	YES
	Claims 1-61	NO
Industrial applicability (IA)	Claims 1-61	YES
•	Claims	NO

2. Citations and explanations

NOVELTY (N): Claims 1-61

(D1)-US 5347274

(D2)-US 5381136

(D3)-US 5854994

(D4)-DE 19534948

(D5)-US 5686888

D1 discloses a monitoring network wherein land based or ship based transceiver units (column 3 lines 40 to 51, column 5 lines 60 to column 7 lines 16) convey monitored parameters over a bi-directional relay communication network (column 5 lines 28 to 31) to a central monitoring station. Such disclosures anticipate fully the arrangements in claims 1 to 7 and 11 to 61.

Likewise, D5 discloses a monitoring network (column 2 lines 59 to 61) wherein monitored parameters are conveyed directly (figure 1) or indirectly via a designated master transceiver (figure 3) over a significant distance via a bi-directional communication network to a central monitoring station. Such disclosures anticipate entirely the claimed arrangements. D2 to D4 similarly anticipate almost all the claimed arrangement.

INVENTIVE STEP (IS): Claims 1-61

As above.

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

- 1) The scope of claim 8 is not clear in that it is uncertain if the terms monitoring <u>systems</u> and monitoring <u>devices</u> refer to the same or different matter.
- 2) There is no antecedent in claims 11 to 16 for "the remote sensing unit" which unit is first mentioned in claim 33.
- 3) Claim 21 is not clear in relation to the term "floppy dick drive". A similar problem is found in claims 40 and 55.
- 4) The appendency of claim 22 to any one of claims 2 to 21 is not clear. Perhaps an appendency to any one of claims 17 to 21 is intended since an antecedent for "the control means" is found in claim 17. Similarly, an appendency of claim 41 to any one of claims 36 to 40 (rather than 35 to 40) is perhaps intended because the control means is found in claim 36. For the same reason, an appendency of claim 44 to any one of claim 36 to 43 might be intended.
- 5) There is no antecedent for "the control means" in claim 59.
- 6) There is no descriptive basis or support for the features of claim 15. Page 2 lines 29 to 33 specifies that the monitoring system could be used in <u>equipment space</u> where bilge pumping equipment might be located. Monitoring in an equipment space where the bilge pumping equipment might also be located is quite different from measuring the bilge condition and bilge pump status.

PCT

CHAPTER II

DEMAND

under Article 31 of the Patent Cooperation Treaty:

The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty and hereby elects all eligible States (except where otherwise indicated).

For I	nternational Preliminar	y Examining Authority	use only	
Identification of IPEA		Date of receipt of DE	FMANT)	-
		T Date of receipt of Di	Applicant's or agent's f	ile reference
Box No. I IDENTIFICATION OF TH	IE INTERNATIONAL	L APPLICATION	10018	
International application No.	International filing da	te (day/month/year)	(Earliest) Priority date	(day/month/year)
PCT/AU00/00467	17 May 200	00 (17.5.00)	17 May 2000	(17.5.99)
Title of invention				. ,
MONITORING OF CONTROL	LED ENVIRONME	NTS		
Box No. II APPLICANT(S)				
Name and address: (Family name followed by give The address must include posts	n name: for a legal entity, f al code and name of country	full official designation.	Telephone No	-
Sachcom Pty Ltd				·
14 Rosslyn Street	•		Facsimile No.	
Bellevue Hill 2023				
New South Wales Aus	tralia	* •	Teleprinter No.	
State (that is, country) of nationality:		Stora (charie annua	V a C a a i d a a a a	
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Name and address: (Earth name followed by given	amai fan alanal ania fall an	22	AU.	
Name and address: (Family name followed by given n	ame. Jor a legal entity, juli ojj	ncial designation. The addres	is must include postal code and no	ame of country.)
Antico, Chris				
14 Rosslyn Street Bellevue Hill 2023		•		
New South Wales Aust	Talia		•	-
•			•	
State (that is, country) of nationality:	· · · · · · · · · · · · · · · · · · ·			
state (that is, country) of nationality:		State (that is, country)	of residence:	
AU			AU	
Name and address: (Family name followed by given no	ame: for a legal entity, full of	ficial designation. The addres	s must include postal code and na	me of country.)
Henderson, Matthew				
C/- 14 Rosslyn Street				
Bellevue Hill 2023		•	,	
New South Wales Austr	ralia		ř	
				,
tate (that is, country) of nationality:		State (that is, country)	of residence:	
. AU			AU	
Further applicants are indicated on a co	ntinuation sheet.			

Sheet No. 2

International application No.

PCT/AU00/00467

If none of the following sub-boxes is use Name and address: (Family name followed by given name: for a legal entity. Neill, James Heron Cove Marina Queens Parade West Newport 2106 New South Wales Australia	d, this sheet is not to be included in the demand. Juli official designation. The address must include postal code and name of country.)
Name and address: (Family name followed by given name: for a legal entity. Neill, James Heron Cove Marina Queens Parade West Newport 2106 New South Wales Australia State (that is, country) of nationality:	full official designation. The address must include postal code and name of country.)
Neill, James Heron Cove Marina Queens Parade West Newport 2106 New South Wales Australia State (that is, country) of nationality:	The name of country.)
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Further applicants are indicated on another continuation shee	

Sheet No. 3

International application No.

PCT/AU00/00462

	1 31/11000/0046/
Box No. III AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR	CORRESPONDENCE
The following person is agent common representative	
and has been appointed earlier and represents the applicant(s) also for international p	reliminary examination.
is hereby appointed and any earlier appointment of (an) agent(s)/common represe	entative is hereby revoked.
is hereby appointed, specifically for the procedure before the International Prelim addition to the agent(s)/common representative appointed earlier.	ninary Examining Authority, in
Name and address: (Family name followed by given name: for a legal entity, full official designation.	Telephone No
The address must include postal code and name of country.)	1 Cicphone 140
FBRICE & CO	(612) 9810 7133
605 Darling Street	Facsimile No.
BALMAIN NSW 2041	
AUSTRALIA	(612) 9810 8200
	Teleprinter No.
Address for correspondence: Mark this check-box where no agent or common repr	recentative in the base are sized and a
space above is used instead to indicate a special address to which correspondence sh	ould be sent.
Box No. IV BASIS FOR INTERNATIONAL PRELIMINARY EXAMINAT	TION
Statement concerning amendments: *	
1. The applicant wishes the international preliminary examination to start on the basis of:	
the international application as originally filed	
the description as originally filed as amended under Article 34	
the claims as originally filed	
as stightminy med	
as amended under Article 19 (together with any accompanying st	atement)
as amended under Article 34	
the drawings as originally filed	•
as amended under Article 34	
2. The applicant wishes any amendment to the claims under Article 19 to be considered	
The applicant wishes the start of the international preliminary examination to be postpotrom the priority date unless the International Preliminary Examining Authority receives a Article 19 or a notice from the applicant that he does not wish to make such amendments (marked only where the time limit under Article 19 has not yet expired.).	convictions amendments made under
Where no check-box is marked, international preliminary examination will start on the basis as originally filed or, where a copy of amendments to the claims under Article 19 and/or ame under Article 34 are received by the International Preliminary Examining Authority before it or the international preliminary examination report, as so amended.	adments of the international annication
Language for the purposes of international preliminary examination: . ENGLIS	E
which is the language in which the international application was filed. which is the language of a translation furnished for the purposes of international search.	· .
which is the language of publication of the international application.	ren.
which is the language of the translation (to be) furnished for the purposes of internat	ional preliminary examination.
Box No. V ELECTION OF STATES	
The applicant hereby elects all eligible States (that is, all States which have been designated and PCT)	d which are bound by Chapter II of the
excluding the following States which the applicant wishes not to elect:	
	·

International application No. Sheet No. 4 PCT/AU00/00467 Box No. VI CHECKLIST The demand is accompanied by the following elements, in the language referred to in For International Preliminary Box No. IV, for the purposes of international preliminary examination: Examining Authority use only received not received 1. translation of international application sheets amendments under Article 34 sheets copy of (or, where required, translation) of amendments under Article 19 sheets copy of (or, where required, translation) of statement under Article 19 sheets letter sheets 6. other (specify) sheets The demand is also accompanied by the item(s) marked below: fee calculation sheet statement explaining lack of signature separate signed power of attorney nucleotide and or amino acid sequence listing in computer readable form 3. copy of general power of attorney; other (specify) reference number, if any SIGNATURE OF APPLICANT, AGENT OR COMMON REPRESENTATIVE Box No. VII Next to each signature, indicate the name of the person signing and the capacity in which the person signs (if such capacity is not obvious from reading the demand). Chris Owens for and on behalf of F B Rice & Co For International Preliminary Examining Authority use only Date of actual receipt of DEMAND: Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b): 3. The applicant has been The date of receipt of the demand is AFTER the expiration of 19 months informed accordingly. from the priority date and item 4 or 5, below, does not apply. The date of receipt of the demand is WITHIN the period of 19 months from the priority date as extended by virtue of 4. Rule 80.5 5. Although the date of receipt of the demand is after the expiration of 19 months from the priority date, the delay in arrival is EXCUSED pursuant to Rule 82.

For International Bureau use only

Demand received from IPEA on:

	For iving Office use only
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• •	International Application No.
REQUEST	International Filing Date
The undersigned requests that the present	·
international application be processed according to the Patent Cooperation Treaty	
	Name of receiving Office and "PCT International Application"
	Applicant's or agent's file reference (if desired) (12 characters maximum) 100184
Box No I TITLE OF INVENTION	
MONITORING OF CONTROLLI	ED MOBILE ENVIRONMENTS
Box No. II APPLICANT	
Name and address: (Family name followed by given name: for a legal entition designation. The address must include postal code and name of country. The address indicated in this Box is the applicant's State (that is, country) of resid	ty, full official country of the This person is also inventor.
address indicated in this Box is the applicant's State (that is, country) of residence is indicated below.)	
	Telephone No
Sachcom Pty Ltd	•
14 Rosslyn Street	Facsimile No.
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Sheet No 2

Continuation of Box No. III FURTHER APPLICANTS AND/OR (FURTHER) INVENTORS					
If none of the following sub-boxes is used, this	tis sheet is not to be included in the request				
Name and address: (Family name followed by given name: for a legal entity, designation. The address must include postal code and name of country. The canddress indicated in this Box is the applicant's State (that is, country) of resident of residence is indicated below.)	y, full official country of the ence if no State This person is:				
Henderson, Matthew C/- 14 Rosslyn Street	applicant only				
Bellevue Hill 2023 New South Wales	applicant and inventor				
Australia	inventor only (If this check-box is marked, do not fill in below.)				
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Neill, James Heron Cove Marina	applicant only				
Queens Parade West Newport 2106	applicant and inventor				
New South Wales Australia	inventor only (If this check-box is marked, do not fill in below.)				
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	The fol	lowing designations are hereby made under Rule 4.9(a) (mark	the app	plicable check-hoxes; at least	one must be marked		
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Precautionary Designation Statement: In addition to the designations made above, the applicant also makes under Rule 4.9(b) all other designations which would be permitted under the PCT except any designation(s) indicated in the Supplemental Box as being excluded from the scope of this statement. The applicant declares that those additional designations are subject to confirmation and that any designation which is not confirmed before the expiration of 15 months from the priority date is to be regarded as withdrawn by the applicant at the expiration of that time limit, (Confirmation (including fees) must reach the receiving Office within the 15-month time limit.)

Sheet No. 4

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Box No VI	PRIORITY	CLAII).		☐ Fu	rther priority claims are maica	ted in the Supplemental Box
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item (2) 7 Sep (7.9.	tember 1999	F	PQ2684	AU		
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